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NEW JERSEY.**Foodstuffs—Protection of. (Reg. St. Bd. of H., June 25, 1912.)**

RULE 1. Fruits, vegetables, meats, and other food products shall not be displayed or exposed on the sidewalk, or outside of places of business, unless such foods are securely covered by cases of glass, wood, or metal, or unless they are inclosed in tight barrels, bags, or boxes: *Provided, however,* That this rule shall not apply to fruits or vegetables which must necessarily be peeled before use, but such foods, when displayed outdoors, must be supported on platforms at least 18 inches above the surface of the sidewalk or ground.

RULE 2. Prepared foodstuffs, such as bakers' goods, confectionery, shelled nuts, etc.; dried fruits, such as dates, figs, peaches, prunes, apricots, etc.; cereal products, such as tapioca, breakfast foods, etc.; pickled products, such as pickles, chili sauce, etc.; fruit products, such as apple butter, jellies, jams, etc.; meat products, such as dried, salted, or smoked fish, veal loaf, pickled pigs' feet, chipped beef, boiled ham, mincemeat, or other foods prepared for eating, or subject to the attacks of worms or flies, shall not be displayed for sale unless protected from flies, dust, and dirt, and all other foreign and injurious contamination by suitable coverings of glass, wood, or metal.

Communicable Diseases—Reports of Cases Occurring in Institutions. (Act, Chap. 131, Mar. 21, 1912.)

1. Every physician, superintendent, or other person having control or supervision over any State, county, or municipal hospital, sanatorium or other public or private institution in which any person suffering from any of the communicable diseases named in the act to which this act is a supplement is received for care or treatment shall, within 24 hours after any such case of sickness has been received into said institution, report such sickness to the secretary or clerk of the local board of health having jurisdiction over the territory in which such institution is located; if the local board of health have designated some other officer to receive such report then the report shall be made to such designated officer, said report shall be in writing, signed by such physician, superintendent, or other person having charge over said institution, and shall set forth the name, age, color, sex, and nationality of the sick person, and shall also set forth the exact place of residence of the patient or the name of the place from which he was received into the institution, together with the date upon which he was received; and every physician, superintendent, or other person having charge over any State, county, or municipal hospital, sanatorium or other public or private institution in which any case of communicable disease named in the act to which this act is a supplement is received for care or treatment, who shall fail to perform the above-mentioned duty at the time and in the manner named, shall be liable to a penalty of \$50 for each such failure.

2. Every secretary, clerk, assessor, or other person designated by any local board of health to receive reports of the communicable diseases required to be made by the act to which this act is a supplement, who shall receive any report of such sickness from any physician, superintendent, or other person having charge over any of the institutions referred to in this act shall, when the sick person referred to in such report resides in some municipality or township or other than that in which such institution is located, make a duplicate of any such report received by him and transmit the same, within 24 hours after the receipt of the original by mail, to the officer legally designated to receive such reports in the locality in which the sick person resided before being admitted into such institution, and every secretary, clerk, assessor, or other officer designated to receive such reports, who shall fail to perform the above-named duty within the time and in the manner above named, shall be liable to a penalty of \$50.